2013 DRAFTING REQUEST

Bill								
Receiv	red:	1/30/201	4			Received By:	gmalaise	
Wante	d:	1/31/201	4 4:00:00 PN	1		Same as LRB:		
For:		Joel Kle	efisch (608) 2	266-8551		By/Representing:	Ashley Moore	
May C	ontact:					Drafter:	gmalaise	
Subjec	et:		n - abuse and			Addl. Drafters:		
		Crimina	ıl Law - sex o	offenses		Extra Copies:	СМН	
Reque	Submit via email: Requester's email: Carbon copy (CC) to: YES Rep.Kleefisch@legis.wisconsin.gov							
Pre To								
No spe	ecific pre	e topic gi	ven					
Topic								
						f permitting, allowing prosecution agree		
Instru	ctions:							
Redraf	ft AA 2 1	to AB 62	0 as a separat	e bill				
Drafti	ng Histo	ory:						
Vers.	Drafted	<u>i</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required
/?	gmalai: 1/30/20		wjackson 1/31/2014			-		
/1				jfrantze 1/31/2014		sbasford 1/31/2014	mbarman 2/4/2014	State S&L

FE Sent For:

<END>

2013 DRAFTING REQUEST

Bill								
Receiv	red: 1/30/2	2014		I	Received By:	gmalaise		
Wanted: 1/31/2014 4:00:00 PM		M	S	Same as LRB:				
For:	Joel 1	Kleefisch (608)	266-8551	I	By/Representing:	g: Ashley Moore		
May C	ontact:]	Orafter:	r: gmalaise		
Subjec		lren - abuse an	_	1	Addl. Drafters:			
	Crim	inal Law - sex	offenses	I	Extra Copies:	СМН		
Reque	t via email: ster's email: 1 copy (CC) to		Kleefisch@leg	is.wisconsii	ı.gov			
Pre To								
No spe	ecific pre topic	given						
Topic:						**************************************		
	_		_	-	permitting, allowi prosecution agree	-	•	
Instru	ctions:				,			
Redrat	t AA 2 to AB	620 as a separa	te bill					
Drafti	ng History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	gmalaise 1/30/2014	wjackson 1/31/2014						
/1			jfrantze 1/31/2014		sbasford 1/31/2014		State S&L	
FE Sei	nt For:							

2013 DRAFTING REQUEST

Bill

Received:

1/30/2014

Received By:

gmalaise

Wanted:

1/31/2014 4:00:00 PM

Same as LRB:

For:

Joel Kleefisch (608) 266-8551

By/Representing:

Ashley Moore

May Contact:

Drafter:

gmalaise

Subject:

Children - abuse and neglect

Criminal Law - sex offenses

Addl. Drafters:

Extra Copies: **CMH**

Submit via email:

YES

Requester's email:

Rep.Kleefisch@legis.wisconsin.gov

Carbon copy (CC) to:

Pre Topic:

No specific pre topic given

Topic:

Child abuse investigations when a court suspects a person of permitting, allowing or encouraging a $\sqrt{}$ child to engage in prostitution; consent decrees and deferred prosecution agreements for such a child

Instructions:

Separate OK Redraft AA 2 to AB 620 as a separte bill

Drafting History:

Vers. Drafted

Reviewed **Typed** Proofed **Submitted**

Jacketed

Required

/? gmalaise

FE Sent For:

<END>



State of Misconsin 2013 - 2014 LEGISLATURE

Worted Fr: 1/31



2013 ASSEMBLY BILL 620

January 14, 2014 – Introduced by Representatives Loudenbeck, Petryk, Ballweg, Berceau, Bernier, Bies, Billings, Czaja, Johnson, Kahl, Kaufert, Kestell, Kleefisch, Kolste, Lemahieu, Murtha, A. Oft, Pope, Richards, Sargent, Strachota, Thiesfeldt, Tittl, Tranel, Wachs, Weatherston and Krug, cosponsored by Senators Petrowski, Harris, Vinehout, Gudex, Moulton, Olsen, L. Taylor, Lazich and Ellis, by request of Attorney General J. B. Van Hollen. Referred to Committee on Criminal Justice.

AN ACT to renumber 904.04 (2) (b), 944.30, 944.33 (1) and 973.076 (1); to renumber and amend 940.302 (1) (a), 944.33 (2), 944.33 (3), 973.015 and 973.076 (2); to amend 6.47 (1) (b), 48.02 (1) (d), 48.355 (2d) (a) 2. a., 48.371 (3) (d), 48.57 (3p) (g) 3., 51.20 (13) (cr), 103.10 (1m) (b) 6., 103.34 (1) (b) 2., 165.60, 165.70 (1) (b), 165.76 (1) (am), 301.048 (2) (bm) 1. a., 301.45 (1p) (a), 301.45 (7) (e) 2., 301.45 (7) (e) 3., 440.312 (2), 440.982 (2), 460.05 (1) (h) 1., 460.14 (2m) (a), 904.04 (2) (a), 938.34 (15) (a) 1., 938.355 (2d) (a) 2., 938.371 (3) (d), 939.615 (1) (b) 2., 940.302 (1) (d), 940.302 (2) (a) 2. i., 940.302 (2) (a) 2. j., 940.302 (2) (b), 946.82 (4), 948.051 (1), 948.07 (3), 948.10 (title), 948.10 (1) (intro.), 949.03 (1) (b), 950.04 (1v) (p), 971.17 (1m) (a) 1., 972.15 (4m), 973.055 (1) (a) 1., 973.075 (1) (a), 973.075 (1) (b) 1m. c., 973.075 (2) (intro.) and 973.075 (5m) (c) (intro.); and to create 904.04 (2) (b) (title), 940.302 (1) (a) 1., 2. and 3., 940.302 (2) (a) 2. k. and L., 944.30 (2m), 973.015 (2m), 973.015 (3), 973.076 (1) (title) and 973.076 (2m) of the statutes; relating to: human trafficking, human

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Analysis by the Legislative Reference Bureau

HUMAN TRAFFICKING

Current law defines trafficking as actually, or attempting the action of, recruiting, enticing, harboring, transporting, providing, or obtaining an individual without consent of the individual. This bill eliminates the element that the individual has not consented. Also, under current law, a person who engages in trafficking for the purposes of labor, services, or a commercial sex act is guilty of a felony if the trafficking is done by any specified act, including causing or threatening to cause harm to any individual; restraining or threatening to restrain any individual; or controlling any individual's access to an addictive controlled substance. This bill adds threatening to control any individual's access to an addictive controlled substance; using any scheme, pattern, or other means to coerce, threaten, or intimidate any individual; using or threatening to use force or violence on any individual; and causing or threatening to cause any individual to do any act against the individual's will or without the individual's consent.

This bill creates a process under which an individual who has been convicted, adjudicated delinquent, or found not guilty by reason of mental disease or defect for the crime of prostitution may request a court to vacate the conviction, adjudication, or finding, or to expunge the record. An individual may follow this process if the individual was a victim of trafficking, committed the violation as a result of being a victim, and submits a statement of facts and, if applicable, the reason the individual failed previously to raise an affirmative defense or otherwise allege that the violation was a result of being a trafficking victim. The court may comply with the request if the court, after determining that the individual is qualified, notifies the prosecutor of the request, gives the prosecutor opportunity to respond, and determines that the individual will benefit and society will not be harmed.

Under current law, a person who receives compensation from the earnings of a prostitute is guilty of a Class F felony. This bill adds that a person is guilty of a Class F felony if the person knowingly receives compensation from the earnings of debt bondage or from the earnings of sexual contact or intercourse for which anything of value is given to, promised, or received by any person.

SEX OFFENSES, VICTIMS OF CRIMES, AND DOMESTIC ABUSE

Under current law, a person who, for purposes of sexual arousal or gratification, causes a child to expose genitals or pubic area or exposes genitals or pubic area to a child is, with some exceptions, guilty of a felony. This bill adds the exposure of "intimate parts," which is defined to include a breast, buttock, axus, or groin of a human being.

Under current law, if a judge receives a presentence investigation report, the judge must disclose the contents of the report to the district attorney prior to sentencing and the district attorney generally must keep the report confidential.

This bill provides the victim the right to view the sentence recommendation on the presentence report and allows the district attorney to share the recommendation.

Under current law, with exceptions, evidence of other crimes, wrongs, or acts may not be admitted in a criminal proceeding to prove the person acted in character. This bill states that, in a prosecution alleging human trafficking, an offense against a child, a serious sex offense, or a crime of domestic abuse or alleging the defendant committed a crime against his or her spouse, an individual with whom the defendant cohabited, or an individual with whom the defendant has a child, evidence of similar acts is generally admissible, and is admissible regardless of whether the victim of the other act is the same as the offense that is the subject of the prosecution.

Under current law, a court may place a person who has committed a serious sex offense on lifetime supervision if the court determines that such placement is necessary to protect the public. Included in the list of serious sex offenses is a violation, or the solicitation, conspiracy, or attempt to commit a violation, of a crime against life and bodily security, a crime against property, a crime against sexual morality, or a crime against a child, if the court determines that the person committed the violation for his or her sexual arousal or gratification. This bill adds to the list of serious sex offenses the violation, or the solicitation, conspiracy, or attempt to commit a violation, of a crime against reputation, privacy, and civil liberties, if the court determines that the person committed the violation for his or her sexual arousal or gratification.

This bill adds the offense of strangulation to several statutes, including to the list of offenses that render the person ineligible to participate in the intensive sanctions program, to the list of crimes for which a victim may be compensated by the Department of Justice, and to the definition of domestic abuse offense for the purpose of keeping confidential the victim's personal information on certain voting documents.

Because this fill creates a new crime or revises a penalty for an existing crime, the Joint Review Committee on Criminal Penalties may be requested to prepare a report concerning the proposed penalty and the costs or savings that are likely to result if the bill is enacted.

For further information see the **state** and **local** fiscal estimate, which will be printed as an appendix to this bill.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

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SECTION 1. 6.47 (1) (b) of the statutes is amended to read:

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6.47 (1) (b) "Offense relating to domestic abuse, sexual assault, or stalking"

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means an offense specified in s. 940.19, 940.20 (1m), 940.201, 940.22, 940.225,

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940.235, 940.32, 947.013, 948.02, 948.025, 948.06, 948.085, 948.09, or 948.095.

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1	CHOMION 9	40.09 (1)	(d) of the etatutes	:
1	SECTION 2.	48.02(1)	(a) of the statutes	is amended to read:

- 2 48.02 (1) (d) Permitting, allowing or encouraging a child to violate s. 944.30 (1m).
- **SECTION 3.** 48.355 (2d) (a) 2. a. of the statutes is amended to read:
- 5 48.355 (**2d**) (a) 2. a. A violation of s. 940.225, 944.30 (1m), 948.02, 948.025, 948.05, 948.051, 948.055, 948.06, 948.085, 948.09 or 948.10.
 - **Section 4.** 48.371 (3) (d) of the statutes is amended to read:

48.371 (3) (d) Any involvement of the child, whether as victim or perpetrator, in sexual intercourse or sexual contact in violation of s. 940.225, 948.02, 948.025, or 948.085, prostitution in violation of s. 944.30 (1m), trafficking in violation of s. 940.302 (2) if s. 940.302 (2) (a) 1. b. applies, sexual exploitation of a child in violation of s. 948.05, trafficking of a child in violation of s. 948.051, or causing a child to view or listen to sexual activity in violation of s. 948.055, if the information is necessary for the care of the child or for the protection of any person living in the foster home, group home, or residential care center for children and youth or in the home of the relative.

SECTION 5. 48.57 (3p) (g) 3. of the statutes is amended to read:

48.57 (3p) (g) 3. The person has been convicted of a violation of ch. 940, 944, or 948, other than a violation of s. 940.291, 940.34, 944.36, 948.45, 948.63, or 948.70, or of a violation of the law of any other state or federal law that would be a violation of ch. 940, 944, or 948, other than a violation of s. 940.291, 940.34, 944.36, 948.45, 948.63, or 948.70, if committed in this state, except that a county department or, in a county having a population of 500,000 or more, the department may make payments to a person applying for payments under sub. (3m) and a person receiving payments under sub. (3m) may employ in a position in which the person would have

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regular contact with the child for whom those payments are being made or permit to be an adult resident a person who has been convicted of a violation of s. 944.30 (1m), 944.31, or 944.33 or of a violation of the law of any other state or federal law that would be a violation of s. 944.30 (1m), 944.31, or 944.33 if committed in this state, if that violation occurred 20 years or more before the date of the investigation.

SECTION 6. 51.20 (13) (cr) of the statutes, as affected by 2013 Wisconsin Act 20, is amended to read:

51.20 (13) (cr) If the subject individual is before the court on a petition filed under a court order under s. 938.30 (5) (c) 1. and is found to have committed a violation that would be a felony if committed by an adult in this state or a violation of s. 940.225 (3m), 941.20 (1), 944.20, 944.30 (1m), 944.31, 944.33 (1), 946.52, or 948.10 (1) (b), the court shall require the individual to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis. The court shall inform the individual that he or she may request expungement under s. 165.77 (4).

SECTION 7. 103.10 (1m) (b) 6. of the statutes is amended to read:

103.10 (1m) (b) 6. "Sexual abuse" means conduct that is in violation of s. 940.225, 944.30 (1m), 948.02, 948.025, 948.05, 948.051, 948.055, 948.06, 948.085, 948.09, or 948.10 or that is in violation of s. 940.302 (2) if s. 940.302 (2) (a) 1. b. applies.

SECTION 8. 103.34 (1) (b) 2. of the statutes is amended to read:

103.34 (1) (b) 2. A violation of s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08, 940.09, 940.10, 940.19 (2), (4), (5), or (6), 940.21, 940.225 (1), (2), or (3), 940.23, 940.235, 940.24, 940.25, 940.305, 940.302, 940.305, 940.31, 943.02, 943.03, 943.04, 943.10, 943.30, 943.31, 943.32, 944.32, 944.33 (2), 944.34, 946.10, 948.02 (1) or (2), 948.025, 948.03 (2) or (3), 948.04, 948.05, 948.051, 948.055, 948.06, 948.07

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1	948.075, 948.08, 948.085, 948.11 (2) (a) or (am), 948.12, 948.13, 948.21 (1), or 948.30
2	or of a substantially similar federal law or law of another state.
3	SECTION 9. 165.60 of the statutes is amended to read:
4	165.60 Law enforcement. The department of justice is authorized to enforce
5	ss. 101.123 (2), (2m), and (8), 175.60 (17) (e), 944.30 (1m), 944.31, 944.33, 944.34,
6	945.02 (2), 945.03 (1m), and 945.04 (1m) and ch. 108 and, with respect to a false
7	statement submitted or made under s. 175.60 (7) (b) or (15) (b) 2. or as described
8	under s. 175.60 (17) (c), to enforce s. 946.32 and is invested with the powers conferred
9	by law upon sheriffs and municipal police officers in the performance of those duties.
10	This section does not deprive or relieve sheriffs, constables, and other local police
11	officers of the power and duty to enforce those sections, and those officers shall
12	likewise enforce those sections.
13	Section 10. 165.70 (1) (b) of the statutes is amended to read:
14	165.70 (1) (b) Except as provided in sub. (1m), enforce chs. 945 and 961 and ss.
15	940.20 (3), 940.201, 941.25 to 941.27, 943.01 (2) (c), 943.011, 943.27, 943.28, 943.30,
16	944.30 (1m), 944.31, 944.32, 944.33, 944.34, 946.65, 947.02 (3) and (4), 948.075, and
17	948.08.
18	SECTION 11. 165.76 (1) (am) of the statutes, as created by 2013 Wisconsin Act
19	20, is amended to read:
20	165.76 (1) (am) Is or was adjudicated delinquent for an act that if committed
21	by an adult in this state would be a felony or for a violation of s. 940.225 (3m), 941.20
22	(1), 944.20, 944.30 (1m), 944.31, 944.33 (1) 946.52, or 948.10 (1) (b).
23	Section 12. 301.048 (2) (bm) 1. a. of the statutes is amended to read:
24	301.048 (2) (bm) 1. a. A crime specified in s. 940.19 (3), 1999 stats., s. 940.195

(3), 1999 stats., s. 943.23 (1m), 1999 stats., or s. 943.23 (1r), 1999 stats., or s. 940.01,

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1	940.02, 940.03, 940.05, 940.06, 940.08, 940.09, 940.10, 940.19 (4) or (5), 940.195 (4)
2	or (5), 940.20, 940.201, 940.203, 940.21, 940.225 (1) to (3), 940.23, 940.235, 940.285
3	(2) (a) 1. or 2., 940.29, 940.295 (3) (b) 1g., 1m., 1r., 2., or 3., 940.31, 940.43 (1) to (3),
4	940.45 (1) to (3), 941.20 (2) or (3), 941.26, 941.30, 941.327, 943.01 (2) (c), 943.011,
5	943.013, 943.02, 943.04, 943.06, 943.10 (2), 943.23 (1g), 943.30, 943.32, 946.43,
6	947.015, 948.02 (1) or (2), 948.025, 948.03, 948.04, 948.05, 948.051, 948.06, 948.07,
7	948.98, 948.085, or 948.30.
8	Section 13. 301.45 (1p) (a) of the statutes is amended to read:
9	301.45 (1p) (a) If a person is covered under sub. (1g) based solely on an order
10	that was entered under s. 938.34 (15m) (am) or 973.048 (1m) in connection with a
11	delinquency adjudication or a conviction for a violation of s. 942.08 (2) (b), (c), or (d),
12	the person is not required to comply with the reporting requirements under this
13	section if the delinquency adjudication is expunged under s. 938.355 (4m) (b) or if the
14	conviction is expunged under s. $973.815 \frac{(2)}{(1m)} \frac{(1m)}{(b)}$.
15	SECTION 14. 301.45 (7) (e) 2. of the statutes is amended to read:
16	301.45 (7) (e) 2. The department issues a certificate of discharge under s.
17	973.015 (2) (1m) (b).
18	SECTION 15. 301.45 (7) (e) 3. of the statutes is amended to read:
19	301.45 (7) (e) 3. The department receives a certificate of discharge issued under
20	s. 973.015 (2) (1m) (b) by the detaining authority.
21	SECTION 16. 440.312 (2) of the statutes is amended to read:
22	440.312 (2) The department may not grant a license under this subchapter to
23	any person who has been convicted of an offense under s. 940.22, 940.225, 940.302
24	(2) (a) 1. b., 944.06, 944.15, 944.17, 944.30 (1m), 944.31, 944.32, 944.33, 944.34,

1	948.02, 948.025, 948.051, 948.06, 948.07, 948.075, 948.08, 948.09, 948.095, 948.10,
2	948.11, or 948.12.
3	SECTION 17. 440.982 (2) of the statutes is amended to read:
4	440.982 (2) The department may not grant a license under this subchapter to
5	any person who has been convicted of an offense under s. 940.22, 940.225, 944.06,
6	944.15, 944.17, 944.30 (1m), 944.31, 944.32, 944.33, 944.34, 948.02, 948.025,
7	948.051, 948.06, 948.07, 948.075, 948.08, 948.09, 948.095, 948.10, 948.11, or 948.12
8	or under s. 940.302 (2) if s. 940.302 (2) (a) 1. b. applies.
9	SECTION 18. 460.05 (1) (h) 1. of the statutes is amended to read:
LO	460.05 (1) (h) 1. An offense under s. 940.22, 940.225, 944.15, 944.17, 944.30
11	(1m), 944.31, 944.32, 944.33, 944.34, 948.02, 948.025, 948.08, 948.085, 948.09,
12	948.095, or 948.10.
13	SECTION 19. 460.14 (2m) (a) of the statutes is amended to read:
14	460.14 (2m) (a) An offense under s. 940.22, 940.225, 944.15, 944.17, 944.30
15	(1m), 944.31, 944.32, 944.33, 944.34, 948.02, 948.025, 948.08, 948.085, 948.09,
16	948.095, or 948.10.
17	SECTION 20. 904.04 (2) (a) of the statutes is amended to read:
18	904.04 (2) (a) General admissibility. Except as provided in par. (b) 2., evidence
19	of other crimes, wrongs, or acts is not admissible to prove the character of a person
20	in order to show that the person acted in conformity therewith. This subsection does
21	not exclude the evidence when offered for other purposes, such as proof of motive,
22	opportunity, intent, preparation, plan, knowledge, identity, or absence of mistake or

SECTION 21. 904.04 (2) (b) (title) of the statutes is created to read:

904.04 (2) (b) Greater latitude.

accident.

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1	SECTION 22.	904.04 (2) (b) s	f the statutes is	s r onum bered	904.04 (2) (b)	2.

SECTION 23. 938.34 (15) (a) 1. of the statutes, as affected by 2013 Wisconsin Act 20, is amended to read:

938.34 (15) (a) 1. If the juvenile is adjudicated delinquent on the basis of a violation that would be a felony if committed by an adult in this state or of a violation of s. 940.225 (3m), 941.20 (1), 944.20, 944.30 (1m), 944.31, 944.33 (1), 946.52, or 948.10 (1) (b), the court shall require the juvenile to comply with the requirement under s. 165.76 (1) (am) by providing a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis. The court shall inform the juvenile that he or she may request expungement under s. 165.77 (4).

SECTION 24. 938.355 (2d) (a) 2. of the statutes is amended to read:

938.355 (**2d**) (a) 2. "Sexual abuse" means a violation of s. 940.225, 944.30 (1m), 948.02, 948.025, 948.05, 948.055, 948.06, 948.085, 948.09 or 948.10 or a violation of the law of any other state or federal law if that violation would be a violation of s. 940.225, 944.30 (1m), 948.02, 948.025, 948.05, 948.055, 948.06, 948.085 (2), 948.09 or 948.10 if committed in this state.

Section 25. 938.371 (3) (d) of the statutes is amended to read:

938.371 (3) (d) Any involvement of the juvenile, whether as victim or perpetrator, in sexual intercourse or sexual contact in violation of s. 940.225, 948.02, 948.025, or 948.085, prostitution in violation of s. 944.30 (1m), sexual exploitation of a child in violation of s. 948.05, or causing a child to view or listen to sexual activity in violation of s. 948.055, if the information is necessary for the care of the juvenile or for the protection of any person living in the foster home, group home, residential care center for children and youth, or juvenile correctional facility.

SECTION 26. 939.615 (1) (b) 2. of the statutes is amended to read:

939.615 (1) (b) 2. A violation, or the solicitation, conspiracy or attempt to
commit a violation, under ch. 940, 942, 943, 944 or 948 other than a violation
specified in subd. 1., if the court determines that one of the purposes for the conduct
constituting the violation was for the actor's sexual arousal or gratification.
SECTION 27, 940.302 (1) (a) of the statutes is renumbered 940.302 (1) (a) (intro.)
and amended to read:
940.302 (1) (a) (intro.) "Commercial sex act" means sexual contact any of the
following for which anything of value is given to, promised, or received, directly or
indirectly, by any person-:
SECTION 28. 940.302 (1) (a) 1., 2. and 3. of the statutes are created to read:
940.302 (1) (a) 1. Sexual contact.
2. Sexual intercourse.
3. Except as provided in sub. (2) (c), any of the following:
a. Sexually explicit performance.
b. Any other conduct done for the purpose of sexual humiliation, degradation,
arousal, or gratification.
SECTION 29. 940.302 (1) (d) of the statutes is amended to read:
940.302 (1) (d) Trafficking" means recruiting, enticing, harboring,
transporting, providing, or obtaining, or attempting to recruit, entice, harbor,
transport, provide, or obtain, an individual without consent of the individual.
SECTION 30. 940.302 (2) (a) 2. i. of the statutes is amended to read:
940.302 (2) (a) 2. i. Controlling or threatening to control any individual's access
to an addictive controlled substance.
SECTION 31. 940.302 (2) (a) 2. j. of the statutes is amended to read:

1	940.302 (2) (a) 2. j. Using any scheme or, pattern, or other means to cause an
2	directly or indirectly coerce, threaten, or intimidate any individual to believe that
3	any individual would suffer bodily harm, financial harm, restraint, or other harm.
4	SECTION 32. 940.302 (2) (a) 2. k. and L. of the statutes are created to read:
5	940.302 (2) (a) 2. k. Using or threatening to use force or violence on any
6	individual.
7	L. Causing or threatening to cause any individual to do any act against the
8	individual's will or without the individual's consent.
9	SECTION 33. 940-802 (2) (b) of the statutes is amended to read:
0	940.302 (2) (b) Whoever benefits in any manner from a violation of par. (a) is
11	guilty of a Class D felony if the person knows or reasonably should have known that
12	the benefits come from or are derived from an act or scheme described in par (a).
13	SECTION 34. 944.30 of the statutes is renumbered 944.30 (1m). $\left(\begin{array}{c} \text{Inset} \\ 1 \\ -18 \end{array}\right)$
L 4	SECTION 35. 944.30 (2m) of the statutes is created to read:
15	944.30 (2m) If the person under sub. (1m) has not attained the age of 18 years
6	and if the court determines that the best interests of the person are served and
17	society will not be harmed, the court may enter a consent decree under s. 938.32 or
18	a deferred prosecution agreement in accordance with s. 938.245, 971.39, or 971.40.
19	SECTION 36. 944.33 (1) of the statutes is renumbered 944.33.
20	SECTION 37. 944.33 (2) of the statutes is renumbered 940.302 (2) (c) and
21	amended to read:
22	940.302 (2) (c) If the person received Whoever knowingly receives
23	compensation from the earnings of the debt bondage, a prostitute, such person or a
24	commercial sex act, as described in sub. (1) (a) 1. and 2., is guilty of a Class F felorly.

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SECTION 38. 944.33 (3) of the statutes is renumbered 904.04 (2) (b) 1. and amended to read:

904.04 (2) (b) 1. In a prosecution under this section, it is competent for the state to prove other criminal proceeding alleging a violation of s. 940.302 (2) or of ch. 948, alleging the commission of a serious sex offense, as defined in s. 939.615 (1) (b), or of domestic abuse, as defined in s. 968.075 (1) (a), or alleging an offense that, following a conviction, is subject to the surcharge in s. 973.055, evidence of any similar acts by the accused for the purpose of showing the accused's intent and disposition is admissible, and is admissible without regard to whether the victim of the crime that is the subject of the proceeding is the same as the victim of the similar act.

SECTION 39. 946.82 (4) of the statutes is amended to read:

946.82 (4) "Racketeering activity" means any activity specified in 18 USC 1961 (1) in effect as of April 27, 1982, or the attempt, conspiracy to commit, or commission of any of the felonies specified in: chs. 945 and 961, subch. V of ch. 551, and ss. 49.49, 134.05, 139.44 (1), 180.0129, 181.0129, 185.825, 201.09 (2), 215.12, 221.0625, 221.0636, 221.0637, 221.1004, 553.41 (3) and (4), 553.52 (2), 940.01, 940.19 (4) to (6), 940.20, 940.201, 940.203, 940.21, 940.30, 940.302 (2), 940.305, 940.31, 941.20 (2) and (3), 941.26, 941.28, 941.298, 941.31, 941.32, 942.09, 943.01 (2), (2d), or (2g), 943.011, 943.012, 943.013, 943.02, 943.03, 943.04, 943.05, 943.06, 943.10, 943.20 (3) (bf) to (e), 943.201, 943.203, 943.23 (1g), (2) and (3), 943.24 (2), 943.27, 943.28, 943.30, 943.32, 943.34 (1) (bf), (bm), and (c), 943.38, 943.39, 943.40, 943.41 (8) (b) and (c), 943.50 (4) (bf), (bm), and (c) and (4m), 943.60, 943.70, 943.76, 943.81, 943.82, 943.83, 943.84, 943.85, 943.86, 943.87, 943.88, 943.89, 943.90, 944.21 (5) (c) and (e), 944.32, 944.33 (2), 944.34, 945.03 (1m), 945.04 (1m), 945.05 (1), 945.08, 946.10, 946.11, 946.12,

1	946.13, 946.31, 946.32 (1), 946.48, 946.49, 946.61, 946.64, 946.65, 946.72, 946.76
2	946.79, 947.015, 948.05, 948.051, 948.08, 948.12, and 948.30.
3	SECTION 40. 948.051 (1) of the statutes is amended to read:
4	948.051(1) Whoever knowingly recruits, entices, provides, obtains, or harbors,
5	or knowingly attempts to recruit, entice, provide, obtain, or harbor, any child for the
6	purpose of commercial sex acts, as defined in s. 940.302 (1) (a), or sexually explicit
7	performance is guilty of a Class C felony.
8	SECTION 41. 948.07(3) of the statutes is amended to read:
9	948.07 (3) Exposing a sex organ genitals, pubic area, or intimate parts to the
10	child or causing the child to expose a sex organ genitals, pubic area, or intimate parts
11	in violation of s. 948.10.
12	SECTION 42. 948.10 (title) of the statutes is amended to read:
13	948.10 (title) Exposing genitals or pubic area, or intimate parts.
14	SECTION 43. 948.10 (1) (intro.) of the statutes is amended to read:
15	948.10 (1) (intro.) Whoever, for purposes of sexual arousal or sexual
16	gratification, causes a child to expose genitals or, pubic area, or intimate parts or
17	exposes genitals or, pubic area, or intimate parts to a child is guilty of the following:
18	SECTION 44. 949.03 (1) (b) of the statutes is amended to read:
19	949.03 (1) (b) The commission or the attempt to commit any crime specified in
20	s. 346.62 (4), 346.63 (2) or (6), 940.01, 940.02, 940.03, 940.05, 940.06, 940.07, 940.08,
21	940.09, 940.10, 940.19, 940.20, 940.201, 940.21, 940.22 (2), 940.225, 940.23, 940.235,
22	940.24, 940.25, 940.285, 940.29, 940.30, 940.302 (2), 940.305, 940.31, 940.32,
23	941.327, 943.02, 943.03, 943.04, 943.10, 943.20, 943.23 (1g), 943.32, 943.81, 943.86,
24	943.87, 948.02, 948.025, 948.03, 948.04, 948.05, 948.051, 948.06, 948.07, 948.075,
25	948.08, 948.085, 948.09, 948.095, 948.20, 948.30 or 948.51.

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SECTION 45. 950.0	4 (1v) (p) of	f the statutes i	s amended to read:

950.04 (1v) (p) To have the person preparing a presentence investigation under s. 972.15 make a reasonable attempt to contact the victim, as provided in s. 972.15 (2m), and to view the sentence recommendation and any victim information included on the presentence investigation report, as provided in s. 972.15 (4m).

SECTION 46. 971.17 (1m) (a) 1. of the statutes, as affected by 2013 Wisconsin Act 20, is amended to read:

971.17 (1m) (a) 1. If the defendant under sub. (1) is found not guilty by reason of mental disease or defect for a felony or a violation of s. 165.765 (1), 2011 stats., or of s. 940.225 (3m), 941.20 (1), 944.20, 944.30 (1m), 944.31, 944.33 (1) 946.52, or 948.10 (1) (b), the court shall require the person to provide a biological specimen to the state crime laboratories for deoxyribonucleic acid analysis. The judge shall inform the person that he or she may request expungement under s. 165.77 (4).

SECTION 47. 972.15 (4m) of the statutes, as affected by 2013 Wisconsin Act 108,

is amended to read:

972.15 (4m) The district attorney, the defendant's attorney, and, following a conviction for a felony in which an assistant attorney general has original jurisdiction, served at the request of a district attorney under s. 978.05 (8) (b), or served as a special prosecutor under s. 978.045, the assistant attorney general are entitled to have and keep a copy of the presentence investigation report. If the defendant is not represented by counsel, the defendant is entitled to view the presentence investigation report but may not keep a copy of the report. A Except as provided in s. 950.04 (1v) (p), a district attorney, the defendant's attorney, or an assistant attorney general who receives a copy of the report shall keep it confidential.

1	A defendant who views the contents of a presentence investigation report shall keep
2	the information in the report confidential.
3	SECTION 48. 973.015 of the statutes is renumbered 973.015 (1m), and 973.015
4	(1m) (a) 1., as renumbered, is amended to read:
5	973.015 (1m) (a) 1. Subject to par. (b) subd. 2. and except as provided in par.
6	(e) subd. 3., when a person is under the age of 25 at the time of the commission of an
7	offense for which the person has been found guilty in a court for violation of a law for
8	which the maximum period of imprisonment is 6 years or less, the court may order
9	at the time of sentencing that the record be expunged upon successful completion of
10	the sentence if the court determines the person will benefit and society will not be
11	harmed by this disposition. This subsection does not apply to information
12	maintained by the department of transportation regarding a conviction that is
13	required to be included in a record kept under s. 343.23 (2) (a).
14	SECTION 49. 973.015 (2m) of the statutes is created to read:
15	973.015 (2m) At any time after a person has been convicted, adjudicated
16	delinquent, or found not guilty by reason of mental disease or defect for a violation
17	of s. 944.30, a court may, upon the motion of the person, vacate the conviction,
18	adjudication, or finding, or may order that the record of the violation of s. 944.30 be
19	expunged, if all of the following apply:
20	(a) The person was a victim of trafficking for the purposes of a commercial sex
21	act, as defined in s. 940.302 (1) (a), under s. 940.302 or 948.051 or under 22 USC 7101
22	tø 7112.
23	(b) The person committed the violation of s. 944.30 as a result of being a victim
24	of trafficking for the purposes of a commercial sex act.

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CMH:wlj:jm SECTION 49

- (c) The person submitted a motion that complies with s. 971.30, that contains a statement of facts and, if applicable, the reason the person did not previously raise an affirmative defense under s. 939.46 or allege that the violation was committed as a result of being a victim of trafficking for the purposes of a commercial sex act, and that may include any of the following:
 - 1. Certified records of federal or state court proceedings,
- 2. Certified records of approval notices, law enforgement certifications, or similar documents generated from federal immigration proceedings.
 - 3. Official documentation from a federal, state, or local government agency.
- 4. Other relevant and probative evidence of sufficient credibility in support of the motion.
- (d) The person made the motion with due diligence subject to reasonable concern for the safety of himself or herself, family members, or other victims of trafficking for the purposes of a commercial sex act or subject to other reasons consistent with the safety of persons.
- (e) A copy of the motion has been served on the office of the district attorney that prosecuted the case that resulted in the conviction, adjudication, or finding except that failure to serve a copy does not deprive the court of jurisdiction and is not grounds for dismissal of the motion.
- (f) The court in which the motion was made notified the appropriate district attorney's office of the motion and has given the district attorney's office an opportunity to respond to the motion.
- (g) The court determines that the person will benefit and society will not be harmed by a disposition.

SECTION 50. 973.015 (3) of the statutes is created to read:

1	973.015 (3) A special disposition under this section is not a basis for a claim
2	under s. 775.05.
3	SECTION 51. 973.055 (1) (a) 1. of the statutes is amended to read:
4	973.055 (1) (a) 1. The court convicts the person of a violation of a crime specified
5	in s. 940.01, 940.02, 940.03, 940.05, 940.06, 940.19, 940.20 (1m), 940.201, 940.21,
6	940.225, 940.23, 940.235, 940.285, 940.30, 940.305, 940.31, 940.32, 940.42, 940.43,
7	940.44, 940.45, 940.48, 941.20, 941.30, 943.01, 943.01, 943.14, 943.15, 946.49,
8	947.01 (1), 947.012 or 947.0125 or of a municipal ordinance conforming to s. 940.201,
9	941.20, 941.30, 943.01, 943.01, 943.14, 943.15, 946.49, 947.01 (1), 947.012 or
10	947.0125; and
11	SECTION 52. 973.075 (1) (a) of the statutes is amended to read:
12	973.075 (1) (a) All property, real or personal, including money, used in the
13	course of, intended for use in the course of, or directly or indirectly derived from or
14	realized through the commission of any crime.
15	SECTION 53. 973.075 (1) (b) 1m. c. of the statutes is amended to read:
16	973.075 (1) (b) 1m. c. In the commission of a crime in violation of s. <u>940.302</u> ,
17	944.30 (1m), 944.31, 944.32, 944.33 or, 944.34, 948.02, 948.025, 948.05, 948.051,
18	948.055, 948.06, 948.07, 948.08, 948.09, 948.10, 948.12, or 948.14.
19	SECTION 54. 973.075 (2) (intro.) of the statutes is amended to read:
20	973.075 (2) (intro.) A law enforcement officer may seize property subject to this
21	section upon process issued by any court of record having jurisdiction over the
22	property. Except for vehicles used in the commission of a crime in violation of s.
23	940.302, 944.30 (1m), 944.31, 944.32, 944.33 or, 944.34, 948.02, 948.025, 948.05,
24	948.051, 948.055, 948.06, 948.07, 948.08, 948.09, 948.10, 948.12, or 948.14, seizure
25	without process may be made under any of the following circumstances:

1	SECTION 55. 973.075 (5m) (c) (intro.) of the statutes is amended to read:
2	973.075 (5m) (c) (intro.) If, by the forfeiture action deadline, a summons,
3	complaint and affidavit have not been filed under s. 973.076 (2) (a) (1) (b) 1. with
4	respect to property seized under sub. (1) (e), the prosecutor shall notify the victim,
5	if known, by certified mail no later than 7 days after the forfeiture action deadline.
6	The prosecutor shall then return the property to the person from whom it was seized
7	no earlier than 60 days and no later than 90 days after the forfeiture action deadline
8	unless one of the following applies:
9	SECTION 56. 973.076 (1) (title) of the statutes is created to read:
10	973.076 (1) (title) Civil forfeitures.
11	SECTION 57. 973.076 (1) of the statutes is renumbered 973.076 (1) (a).
12	SECTION 58. 973.076 (2) of the statutes is renumbered 973.076 (1) (b), and
13	973.076 (1) (b) 3., as renumbered, is amended to read:
14	973.076 (1) (b) 3. In counties having a population of 500,000 or more, the
15	district attorney or the corporation counsel may proceed under par. (a). subd. 1.
16	SECTION 59. 973.076 (2m) of the statutes is created to read:
17	973.076 (2m) CRIMINAL FORFEITURES. (a) In addition to any penalties under this
18	chapter, the court shall, with due provision for the rights of innocent persons, order
19	forfeiture of any property specified in s. 973.075 (1) in accordance with pars. (b), (c),
20	and (d).
21	(b) A criminal complaint must allege the extent of property subject to forfeiture
22	under this subsection. At trial, the court or the jury shall return a special verdict
23	determining the extent of property, if any, that is subject to forfeiture under this
24	subsection. When a special verdict contains a finding of property subject to a

forfeiture under this subsection, a judgment of criminal forfeiture shall be entered along with the judgment of conviction under s. 972.13.

- (c) An injured person has a right or claim to forfeited property or the proceeds derived from forfeited property under this subsection that is superior to any right or claim the state has in the property or proceeds. This paragraph does not grant the injured person priority over state claims or rights by reason of a tax lien or other basis not covered by this section or by s. 973.075 or 973.077. All rights, titles, and interest in property specified in s. 973.075 (1) vest in the state upon the commission of the act giving rise to forfeiture under this subsection.
- (d) An injured or innocent person may petition the court for relief from the judgment of criminal forfeiture entered under par. (b) within 30 days after it is entered. The person filing the petition has the burden of satisfying or convincing to a reasonable certainty by the greater weight of the evidence that the person has a bona fide perfected security interest in the property subject to forfeiture in s. 973.075 (1) or any other property subject to forfeiture in sub. (4). The court may order that a person with a bona fide perfected security interest be paid from the proceeds of the forfeiture or any other equitable relief necessary so as to do substantial justice to the person.

Section 60. Effective dates. This act takes effect on the day after publication, except as follows:

(1) The treatment of sections 51.20 (13) (cr), 165.76 (1) (am), 938.34 (15) (a) 1., and 971.17 (1m) (a) 1. of the statutes takes effect on April 1, 2015.



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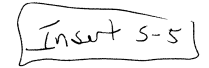
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State of Misconsin 2013 - 2014 LEGISLATURE





TO ASSEMBLY BILL 620

January 29, 2014 - Offered by Representative Johnson.

At the locations indicated, amend the bill as follows:

1. Page 5, line 5: after that line insert:

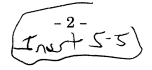
SECTION 5. 48.981 (2) (br) of the statutes is created to read:

48.981 (2) (br) A court that has reason to suspect that a

48.981 (2) (br) A court that has reason to suspect that any person has committed abuse, as defined in s. 48.02 (1) (d), of a child who has entered into a consent decree under s. 938.32 or a deferred prosecution agreement in accordance with s. 938.245, 971.39, or 971.40 under the circumstances specified in s. 944.30 (2m) shall report as provided in sub. (3).

SECTION 54. 48.981 (2) (c) of the statutes is amended to read:

48.981 (2) (c) Any person not otherwise specified in par. (a), (b), or (bm), or (br), including an attorney, who has reason to suspect that a child has been abused or neglected or who has reason to believe that a child has been threatened with abuse



or neglect and that abuse or neglect of the child will occur may report as provided in sub. (3).

Section 5m. 48.981 (3) (a) 2. e. of the statutes is created to read:

48.981 (3) (a) 2. e. Cases reported by a court under sub. (2) (br).

SECTION 5n. 48.981 (3) (a) 2d. of the statutes is amended to read:

48.981 (3) (a) 2d. The Except as provided in subd. 2. e., the sheriff or police department may refer to the county department or, in a county having a population of 500,000 or more, the department or a licensed child welfare agency under contract with the department a case reported to the sheriff or police department in which a person who is not a caregiver is suspected of abuse or of threatened abuse of a child.

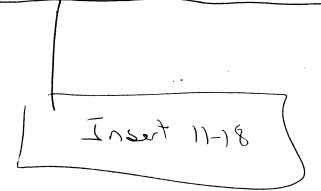
SECTION 5p. 48.981 (3) (c) 1. a. of the statutes is amended to read:

48.981 (3) (c) 1. a. Immediately after receiving a report under par. (a), the agency shall evaluate the report to determine whether there is reason to suspect that a caregiver has abused or neglected the child, has threatened the child with abuse or neglect, or has facilitated or failed to take action to prevent the suspected or threatened abuse or neglect of the child or, if the case was reported by a court under sub. (2) (br), that any person has committed abuse, as defined in s. 48.02 (1) (d), of the child. Except as provided in sub. (3m), if the agency determines that a caregiver is suspected of abuse or neglect of threatened abuse or neglect of the child, determines that a caregiver is suspected, or of facilitating or failing to take action to prevent the suspected or threatened abuse or neglect of the child, determines, if the case was reported by a court under sub. (2) (br), that any person has committed abuse, as defined in s. 48.02 (1) (d), of the child; or cannot determine who abused or neglected the child, within 24 hours after receiving the report the agency shall, in accordance with the authority granted to the department under s. 48.48 (17) (a) 1.

(II)

or the county department under s. 48.57 (1) (a), initiate a diligent investigation to determine if the child is in need of protection or services. If Except as provided in this subd. 1. a., if the agency determines that a person who is not a caregiver is suspected of abuse or of threatened abuse, the agency may, in accordance with that authority, initiate a diligent investigation to determine if the child is in need or protection or services. Within 24 hours after receiving a report under par. (a) of suspected unborn child abuse, the agency, in accordance with that authority, shall initiate a diligent investigation to determine if the unborn child is in need of protection or services. An investigation under this subd. 1. a. shall be conducted in accordance with standards established by the department for conducting child abuse and neglect investigations or unborn child abuse investigations.

2. Page 11, line 18: after "971.40." Insert If the court has reason to suspect that any person has permitted, allowed, or encouraged the person who has entered into the consent decree or the deferred prosecution agreement to violate sub. (1m), the court shall report that suspicion as provided in s. 48.981 (3)."



2013-2014 DRAFTING INSERT FROM THE LEGISLATIVE REFERENCE BUREAU

(INSERT A)

Under current law, any person who is convicted of prostitution is guilty of a Class A misdemeanor, which is punishable by a fine not to exceed \$10,000 or imprisonment not to exceed nine months, or both. In addition, current law defines "abuse" for purposes of reporting and investigation under the child abuse reporting law to include permitting, allowing, or encouraging a child to engage in prostitution.

This bill permits a court, in lieu of convicting a child for prostitution, to enter into a consent decree or a deferred prosecution agreement placing the child under supervision and requiring the child to comply with the conditions of the decree or agreement, if the court determines that the best interests of the child would be served and society would not be harmed by entering into the decree or agreement.

The bill also provides that in a case in which the court enters into a consent decree or a deferred prosecution agreement in lieu of convicting a child for prostitution, if the court has reason to suspect that any person has permitted, allowed, or encouraged the child to engage in prostitution, the court must report that suspicion under the child abuse reporting law and the agency receiving that report must immediately evaluate the report to determine whether there is reason to suspect that any person has permitted, allowed, or encouraged the child to engage in prostitution and, if so, must, within 24 hours after receiving the report, initiate an investigation to determine if the child is in need of protection or services.

(END OF INSERT)

Parisi, Lori

From:

Moore, Ashlee

Sent:

Tuesday, February 04, 2014 9:28 AM

To:

LRB.Legal

Subject:

Draft Review: LRB -4160/1 Topic: Child abuse investigations when a court suspects a person of permitting, allowing, or encouraging a child to engage in prostitution;

consent decrees and deferred prosecution agreements for such a child

consent decrees and deferred prosecution agreements for such a critic

Please Jacket LRB -4160/1 for the ASSEMBLY.